				UNITE	D ST	ATES DISTRIC SENTENC						MEX.	ICO					
CR No: 20-2031 KG					USA vs.: GR			RANILLO										
Date: 5/25/2021					Name of Deft: ER			ERASMO J. GRANILLO										
Before the Honorable: KENNETH J. GO						ONZALES, UNITED STATES DISTRICT JUDGE												
Time In/Out: 10:52 – 11:15 AM					Total Time in Court (for JS10): 23 MINUTES													
Clerk: CHRIS EUBANKS						Court Reporter:					DANNA SCHUTTE EVERETT							
AUSA: JONI STAHL								Defendant's Counsel:				STEPHEN HOSFORD FOR MARGARET STRICKLAND						
Sentencing in: LAS CRUCES									Iı	nterpreter:	N/A				T			
Probation Officer:			JARED LUJAN			T	Sworn?			Sworn?	X	Yes			No			
Convicted on:			X	Plea		Verdict		As to:				Information		X	Indictment			
If Plea:			X	Accepted		Not Accepted	Adjudged/Found Guilty on Counts:											
If	Plea Ag	greement:	X	Accepted		Not Accepted		No F	No Plea Agreement			Comments:						
Date of Plea/Verdict:			3/11/2021				PSI			PSR:	X	Not Disputed			Disputed			
PSR: X			Court	Adopts PSR	Findi	ings	Evidentiary Hearing:				X	Not Need	led		Needed			
Exce	eptions	to PSR:				T												
SENTENCE IMPOSED Imprisonment (BOP): 281 DAYS OR TIME SERVED, WHICHEVER IS LESS								SS										
Supe	ervised Release: 2 YEARS Probation:																	
	500-HOUR DRUG PROGRAM BOP SEX OFFENDER PI					NDER PR	OGRAN	AM OTHER:										
Court recommends ICE begin removal proceedings immediately or during service of sentence X ICE not applicable																		
					SP	ECIAL CON	DITIC	NS (OF SU	JPE	RVISION							
	No re-entry without legal authorization Home confinement for																	
Comply with ICE laws and regulations Participate in/successfully complete subst abuse program/testing						ting	Community service for months days											
X	shall not exceed more than 60 tests per year							Reside halfway house formonthsdays										
X	Participate in/successfully complete mental health program Register as sex offender Refrain from use/possession of alcohol shall not exceed more than																	
X	4 tests per day							Participate in sex offender treatment program Possess no sexual material										
	Submit to search of person/property No contact with co-deft(s)/co-conspirator(s)								No computer with access to online services									
	No entering or loitering near victim's residence								No contact with children under 18 years									
X	Provide financial information							No vo	No volunteering where children supervised									
X	Grant limited waiver of confidentiality Restricted from occupation with access to children																	
Participate in an educational or vocational program Refrain from the use and possession of synthetic cannabinoids or						•	No loitering within 100 feet of school yards Not possess, sell, offer for sale, transport, cause to affect interstate											
X	other legally sold designer drugs X A A A A A A A A A																	
	Отн	ER:																
Fin	e: \$							Restitution: \$										
SPA: \$		100.00	(+			00) as to each Cou		Payment Schedule:					Due Imm			Waived		
OTHER: Defendant is subject to the Justice for Victims of Trafficking Act of 2015, which requires the Court to assess an amount of \$5,000 on any non-indigent person or entity convicted of an offense under 18 U.S.C. Chapters 77, 109A, 110, 117; or Section 274 of the Immigration and Nationality Act (8 U.S.C. Sec. 1324). The Court finds the defendant is indigent and will not be required to pay the \$5,000 assessment.								77, 109A, 110,										
	Advis	ed of Right	to App	eal	X	Waived Appeal	Rights	per Pl	ea Agre	emen	nt							

Case 2:20-cr-02031-KG Document 79 Filed 05/25/21 Page 2 of 2 Rev. October 28, 2015

X	Held in Custody		Voluntary Surrender						
	Recommended place(s) of incarcerat	ion:							
	Dismissed Counts:								
OTHER COMMENTS:			COURT ADDRESSES THE DEFENDANT REGARDING WAIVER OF PERSONAL APPEARANCE; DEFENDANT SIGNED WAIVER AND AGREES TO PROCEED VIA VIDEO CONFERENCING. DEFENSE COUNSEL ADDRESSES THE COURT AND ASKS FOR A TIME SERVED SENTENCE. COURT INQUIRES AS TO ANY TERM OF SUPERVISION. USPO LUJAN RESPONDS. DEFENSE COUNSEL RESPONDS. GOVERNMENT RESPONDS AND HAS NO OBJECTION TO A LOW-END SENTENCE WITH A TERM OF 3 YEARS SUPERVISED RELEASE. DEFENDANT ALLOCUTES.						